

HOUSE HEARS HINTS OF CAMPAIGN SCANDAL

Republicans Talk About "Collusion" in Search for Democratic Material.

ASK WHO PAYS EMPLOYEES

Say Campaign Committee Is Aiding "Investigations" Designed Only for Political Purposes.

Washington, April 13.—Information supporting the contention of the minority that various "investigations" by the Democratic House are merely political affairs, and indicating collusion between at least one investigating committee and the Democratic campaign committee, or its chairman, is now in the hands of Republican leaders, and, according to predictions of House Republicans, a political scandal is imminent.

The forerunner of this was an acrimonious debate to-day between Mr. Mann, the minority leader, and Mr. Graham, chairman of the House committee which is investigating the Interior Department, following the renewal of Mr. Mann's charge that Mrs. Helen Gray, an alleged lobbyist, was posing as an employee of the committee.

Mr. Graham denied that Mrs. Gray had received "public money." Republicans who have done a bit of quiet investigating agree that Mr. Graham may be technically right, but they are holding in reserve information which, they say, will show that Mrs. Gray has received compensation from Mr. Lloyd, chairman of the Democratic campaign committee. Again and again Mr. Mann urged Mr. Graham to answer "Who is paying this woman, constantly in official attendance upon the hearings of your committee?"

Chairman Graham replied in each instance that "this is nobody's business," or "the committee is not paying her."

Calls for Dismissal.

Mr. Mann renewed his demand that Mrs. Gray should be summarily dismissed, charging that she is representing Indian tribes and has used her affiliation with the Graham committee to further her own interests.

"It is my information," said Mr. Mann, "that Mrs. Gray is in receipt of letters from the chairman justifying her claim that she is connected with the committee."

Mr. Mondell, a member of the committee, said Mrs. Gray had taken an active part in all hearings, had interrupted witnesses, and had even lectured the members of the committee, including Mr. Mondell.

Republican members expect to be able to show at the proper time that one employee of the Graham committee was compensated by Mr. Lloyd. He is a lawyer who enjoyed temporary notoriety at the time of the investigation of the Controller Bay charges.

This lawyer has appealed to minority members of the Graham committee, asserting that he was to receive \$1,000 for his services, but really received only \$200. His services were short because of a reported disagreement with Mr. Graham. When he asked for a part of his fee, it is said, he was sent to Mr. Lloyd, who is also chairman of the Committee on Accounts, and received \$200.

Republican members have been told that the lawyer was paid, not out of the federal treasury, but by Mr. Lloyd from some fund not named.

Mr. Graham denied to-day that the lawyer had received "public moneys," but he was uncommunicative regarding the details of his contract with the committee.

Has "Nothing to Say."

It is regarded as significant that Mr. Lloyd had "nothing to say" when asked regarding the reports that he had paid Mrs. Gray \$75 a month for several months' services for the Graham committee.

"I do not care to discuss the matter in any way," said Mr. Lloyd.

Mrs. Gray has been identified with Indian affairs for many years. She is well known about the Indian Bureau and the Graham committee. Mr. Mann read into "The Record" to-day letters to various Indian agents who were directed by the Indian Commissioner to extend courtesies to Mrs. Gray.

Adding to suspicions that the Democratic campaign committee has joined forces with the Graham committee, and perhaps other investigating committees, to manufacture campaign material, Republican members of the House heard to-day a report that the campaign committee is preparing to assess Democratic House employees for the contributions to the party war chest.

DISBARRED IN TWO STATES

William Klein Can't Practise Law Here or in Illinois.

Springfield, Ill., April 13.—John L. Fogle, an attorney, representing the Chicago Bar Association, presented to-day the resignation of William Klein, of Chicago, an attorney, and moved that his name be stricken from the list of attorneys of the state. The Supreme Court granted the motion.

Klein, it was said by Mr. Fogle, had, subsequent to his admission to practise in Illinois, been disbarred in New York because of alleged false representations made to the Board of Law Examiners of New York.

TAFT GAINS IN STOCKS

His Personal Tax Return Puts His Property at \$51,940.

Cincinnati, April 13.—President Taft's personal tax return, now on file in the Hamilton County Courthouse here, shows that he is \$30,720 richer in property subject to taxation than he was last year.

Mr. Taft has accumulated stocks valued at \$50,000, while last year those he held were valued at only \$19,000. His cash has decreased from \$6,739 to \$360 and his debts are listed as \$1,500. The total value of the President's property is given as \$51,940.

TAFT SIGNS MATCH TAX ACT.

Washington, April 13.—President Taft has signed the act to tax white phosphorus matches. It is believed the law will in effect prohibit their manufacture.

THE PRESIDENT'S DAY.

[From The Tribune Bureau.]

Washington, April 13.—The President discussed the political situation with the Vice-President, Senators Gallinger and Crane and Representatives McKinley, Martin and Burke, of South Dakota.

A delegation representing the American Medical Association, accompanied by Dr. Harvey W. Wiley and Dr. W. C. Woodward, Health Officer of the District of Columbia, talked to the President about the plan to consolidate all government bureaus of health in one bureau or department.

The President signed the bill extending the time of payment to certain homesteaders on the Cheyenne River Indian Reservation in South Dakota, and on the Standing Rock Indian Reservation in South and North Dakota.

Senator Smith, of Michigan, introduced Sidney A. Weatherly, of Detroit, who told the President about conditions in Mexico. Mr. Weatherly lived in Mexico many years and has just returned from a trip to that country.

Among the White House callers were the Secretary of the Navy, the Secretary of Commerce and Labor, Assistant Secretary Hayes, Governor Sloan, Senators Lodge and Warren, ex-Senator Dick, Representatives Crumpacker, Morrison, Wood, Alken, Davidson, Culbertson, Holt and Clayton and ex-Representatives Englebright, Moser and Bennett.

EXPECT AGREEMENT SOON

Coal Conference Adjourn to Meet Here Next Tuesday.

PROGRESS IS ANNOUNCED

Report of Tentative Understanding Denied in Statement Issued by Committee.

Philadelphia, April 13.—Having been unable thus far to reach a final agreement on the matters at issue between the anthracite mine workers and the coal operators, the sub-committee which is trying to bring about an amicable settlement adjourned this afternoon to meet in New York on Tuesday. The failure to agree after a three days' discussion does not mean that a hitch has taken place, but is due to the complicated conditions encountered in trying to reach a basis of settlement for the entire hard coal fields. The methods of mining coal and paying the mine workers differ in each of the three principal anthracite fields.

There was a report to-day that a tentative agreement had been reached, but it was denied in a statement issued by the committee. It was added that "all matters in dispute are being discussed with the utmost care."

When the committee adjourned it was announced that progress was being made and that the members were hopeful of a settlement. It is thought the committee, in its three days of consideration of the mine demands of the men have come to an understanding on some of the grievances. It is fully expected that a compromise agreement will be reached without much more delay.

The fact that further discussion will be carried on in New York, where most of the presidents of the coal companies have their headquarters, leads to the belief that an agreement is not far off. When the sub-committee is ready to make a report and if the report proves to be an agreement it will be passed on by the full committee of ten operators and ten miners. If the full committee ratifies the work of the sub-committee the agreement will be submitted to a convention of the miners, to be held probably in Wilkes-Barre. Before all this can come about another week will pass.

To-day marked the close of the second week of the suspension. The entire coal territory remains quiet, but in some sections the miners are showing a little impatience over the delay in reaching a settlement. The loss in wages in the second week has been greater than in the first, owing to the larger number of railroad men and others who depend upon the coal trade for employment being idle. The feeling throughout the anthracite regions is still optimistic that an amicable agreement will be reached.

STONE FORCES QUICK MOVE

Threat of Strike Makes Railroads Meet Wednesday.

Action was apparently hastened on the part of the managers' committee of twelve representing the fifty Eastern railroads whose locomotive engineers have voted in favor of a strike, by the letter of Warren S. Stone, grand chief of the Brotherhood of Locomotive Engineers, to J. C. Stuart, chairman of the managers' committee, this afternoon. It said that the engineers' committee of fifty would not wait a week after taking a strike vote to hear from the railroads, which have been notified of the vote. The meeting of the managers' committee will be held at the following letter sent yesterday by Mr. Stuart to Grand Chief Stone shows:

Dear Sir:—Replying to your letter of the 12th instant relative to a more definite reply to your previous communication: The conference committee of the managers will meet Wednesday, April 17, at which conference your several communications will be submitted to the committee for their consideration and action.

J. C. STUART, Chairman.

Some of the representatives of the railroads still held to the opinion yesterday that there will be no strike, and some of the individual members of the committee of the engineers appeared to think that a settlement was likely. Grand Chief Stone said he could not see how any one at the present time could predict what was going to happen.

It was stated by Grand Chief Stone that the Interborough motormen, who are being organized, are not considered in the strike movement; their case is a separate one. He also said that all save a few hundred of the two thousand non-union engineers on fifty Eastern roads are prepared to strike if a strike is declared.

AUTO OWNER GETS 10 DAYS

East Orange Court Severe on Man Who Flew from Accident.

East Orange, N. J., April 13.—Harry M. Wells, of No. 215 Lexington avenue, Passaic, who was driving his car when he ran into another automobile, and then put on speed and fled from the scene without first ascertaining the extent of the damage he had caused, was arraigned before Recorder Nott to-day and sent to jail for ten days without the alternative of paying a fine. It was determined to stamp out the practice of automobile drivers running away after an accident.

Wells says he is an automobile dealer in Manhattan. He explained in court to-day that he did not think he had caused any damage. He now says that he will appeal from the sentence of Recorder Nott.

The police declare that Wells has been convicted in New York City twice for speeding and once for violating the traffic rules.

NEW SUMMER HOME BOOK.

The New York, Ontario & Western Railroad's Summer Home Book for 1912 has just been issued. It describes the places where one may have a good time in the mountains of Orange, Ulster and Sullivan counties. It gives the fare and also tells where one may find board at a wide range of prices. It can be obtained free of charge at any of the offices of the company.

THE DAY IN WASHINGTON

[From The Tribune Bureau.]

"THE LITTLE ENGLANDERS."

As soon as it is possible for the general public to acquire a perspective of the policy of the Democrats in control of the House, and to a less extent of those in the Senate, the pertinence of the term "Little Englanders," as applied to that party, will become obvious. The Democratic party in this Congress has missed no opportunity to stamp its members as "Little Americans."

They regard the maintenance of an adequate navy as superfluous, because, in their opinion, the United States should concern itself only with its own affairs, and they would limit those to events on this continent. They would cripple the army by lopping off five regiments of cavalry from the already small standing force, because they are inherently opposed to the maintenance of adequate national defenses.

They have already voted against the President's peace treaties, largely for partisan reasons, perhaps, but hardly less so because they have failed utterly to grasp the importance of the United States in the peace movement and the influence this country can and should wield in the affairs of nations. They would enact legislation setting a specific date for the alienation of the Philippines, regardless of whether the Philippines were competent by that time to govern themselves or whether as an independent nation they were destined to fall under ultimate domination by a pagan nation. They are determined to oppose treaties with Nicaragua and Honduras on the plea that this country must abstain from "entanglement alliances," although it has been shown that nothing would go further to forestall foreign complications than the establishment of a sound and stable basis of the finances of these neighboring republics. In short, the Democrats, with abundant power in the House and ample opportunity in the Senate, have succeeded in demonstrating that they are "Little Americans," incompetent to grasp broad problems or apprehend the greatness of their country and the importance of its position in the affairs of the world. They have given ample evidence that their administration of the government would prove a constant source of mortification to patriotic Americans, and that, unable to apprehend the responsibilities of a great nation, they probably would, as they were measured to do when they unanimously adopted the Sulzer resolution so offensive to Russia, plunge the nation into war just as they had rendered its defenses obsolete and reduced its military establishment to the irreducible minimum. This may sound like a severe and a partisan indictment, but when time permits of a perspective view of the conduct of the Democracy in the two houses of this Congress these statements will be found to have been abundantly warranted, in fact, supported on every hand, by the action of the Democratic leaders, from the speaker of the House, who talks flippantly of the annexation of Canada, to the chairman of the Military Committee, who has demonstrated his utter indifference to the relations of the United States to another great power when he believes a few votes may be made by twisting the tail of the Russian Bear. Subjected to close inspection, the Democrats will be found to be in all things little, the closer the little.

WILLIAMS RESCUES SIMMONS.

The Democratic members of the Committee on Finance, in dire need of a minority report on the metal bill, in order to bolster up their demand that the Senate take up tariff legislation, turned the task of preparing one over to Senator Williams, who presented the document just before the Senate adjourned. It is obviously a desperate effort. It makes a brief defense of the ad valorem system, presents the familiar arguments that the testimony given at the public hearings is not to be taken seriously because it is presented by witnesses "to maintain their pocketbook interest in proposed or existing laws," and closes with the following paragraph: "In order that the Senators and American people may know that we have in no wise exaggerated or overemphasized when we said that every pertinent word or idea contained in the report of the Finance Committee has been already specifically, exhaustively and completely answered—even demolished—by the House report before the word was uttered or the idea conceived or repeated, we adopt the masterly and statesmanlike report of the Ways and Means Committee of the House as our own and make it a part of this expression of our views." This report fairly measures the amount of support the House Democrats may expect from their colleagues on the Senate side in favor of their tariff bill. The Senate Democrats are not anxious to take up the tariff on the eve of a campaign, and the prediction is being made with great confidence that there will be no tariff legislation at the present session.

DEMOCRATS ONLY PARTISANS.

The Democratic members of the Committee on Foreign Relations gave evidence at a meeting of the committee to-day that they will adopt the same course toward the Nicaragua and Honduras treaties that they followed in the case of the peace treaties. They will prevent the approval of anything that may be regarded as an administration measure. They opposed unanimously the two Central American treaties on the ground that they were not in harmony with Democratic principles and turned a deaf ear to the argument that the results of such an arrangement in promoting peace and prosperity and relieving the United States of responsibility under the Monroe Doctrine had been demonstrated in the case of Santo Domingo. The opposition cannot be based on hostility toward the Morgan syndicate, as it has withdrawn its offer to advance the money for a Nicaraguan loan. The Whitney bank cut down the amount it will advance to \$500,000, which, in addition to the \$500,000 already advanced, will make a total of \$1,000,000. The Democrats are rejoicing over the fact that they "chucked the peace treaties into a cocked hat." They are apparently bent on achieving the same end with the Nicaragua and Honduras conventions. The committee failed to report the treaties after a prolonged discussion to-day, in the hope that an appeal to the Democrats may induce them to withdraw their opposition.

HARMON MEN FOR ROOSEVELT.

The supporters of Governor Harmon have found renewed inspiration in Colonel Roosevelt's success in Illinois. They have eagerly redoubled their efforts in behalf of their candidate and have passed the word to their supporters to do everything in their power to promote the nomination of Colonel Roosevelt. They contend that if the Republican party names an extreme radical at Chicago the Democracy at Baltimore will be forced to turn to a conservative.

HELP LOAN SHARK VICTIMS

District Attorney to Rescue Those in Usurers' Clutches.

All day yesterday men and women who feel themselves to be the victims of "loan sharks" filed into the office of Lloyd P. Stryker, the Assistant District Attorney, to whom District Attorney Whitman has assigned the work of investigating such cases. The investigation by the District Attorney followed the ruling of the Appellate Division upholding the conviction of John E. Schultze.

There was a pitiful similarity in the stories told by all. A small salary provided no money to be laid aside. Calamity fell upon them in the form of illness or death. Cash was absolutely necessary, and resort was had to the money lender. Papers were signed—generally a promissory note and a confession of judgment, these given to the lender, and the victim was left to fend for himself. From that time on the victim was never able to get his head above water.

Mr. Stryker took the names of those who were victims of a "bawler-out" was sent to the place of employment of the victim mates. According to the stories told by those who went to the District Attorney's office yesterday, the business seems to be carried on largely by women.

Mr. Stryker took the names of those who called and late in the day sent out about fifty subpoenas for others. They will be received next week, and the work of selecting the cases which seem to show a violation of the law will begin. As soon as the cases are in shape they will be placed on the calendar of Special Sessions and brought to trial as soon as possible.

WILL VOTE ON \$50,000,000

People to Decide on Issuing Bonds for Better Roads.

Albany, April 12.—Governor Dix signed to-day the Murrill bill, providing for submission to the people at the election next fall of the question of authorizing the issuance of an additional \$50,000,000 in bonds for the construction of improved highways, making the total amount to be spent for this purpose \$100,000,000.

The Governor also signed the following bill: Mr. Brooks—Empowering the arbitration committee of the New York Produce Exchange to hear and decide controversies voluntarily submitted, whether or not the parties are members of the exchange.

A. E. Smith—Providing that books of accounts showing all transfers of stock must be submitted to the State Comptroller and memoranda must be preserved for two years.

SAYS J. J. HILL WILL RETIRE

Chicago Hears He Is Soon to Withdraw from Great Northern.

Chicago, April 12.—James J. Hill, chairman of the board of directors of the Great Northern Railway, and one of the country's railroad leaders, will retire in a few weeks, according to a statement published here to-day.

Mr. Hill's place as chairman of the board will be taken by his son, Louis W. Hill, now president of the Great Northern Railway. It is said, Carl R. Gray, president of the Hill lines in Oregon, will succeed Louis W. Hill as president of the Great Northern Railway Company. The changes will take place about May 1, according to a prominent railroad official.

and that Governor Harmon will measure up to the requirements better than any other Democrat in the field. The Harmon boom has been waning. Indications have pointed to the selection of either Governor Wilson or Speaker Clark, and many Harmon men believe the renomination of President Taft would insure the naming of the New Jersey Governor. They are convinced, however, that the nomination of Mr. Roosevelt would make possible the acquisition of so large a class of conservative Republicans as a conservative of the Harmon type that they will exert every effort, especially where preferential primaries give them an opportunity, as in Oregon, California and other Western states, to promote the nomination of the ex-President.

ENDS ITS HEARINGS ON THE STEEL TRUST

Stanley Committee Will Need Thirty Days More to Prepare Its Report.

A ROSY FUTURE FORESEEN

One Authority Praises Work of Steel Corporation and Predicts Growth of Industry in West.

Washington, April 13.—The Stanley steel investigating committee, which for ten months has sought to prove the existence of a steel trust, adjourned sine die to-day. Chairman Stanley estimates that it will require thirty days to prepare the report, which will be a digest of 5,000 pages of printed testimony, obtained at a cost of \$8,000.

The hearings ended to-day with additional testimony by Joseph Selwood and Thomas P. Cole, ore authorities, who presented data regarding the ore deposits of the United States. Compared with the stirring days when Andrew Carnegie, Judge E. H. Gary, George W. Perkins, the late John W. Gates and other financiers were on the witness stand, the probe ended without dramatic interest and without the blare of trumpets with which it was begun.

Mr. Morgan Not Heard.

Although the formation of the steel combination was traced to the library of J. Pierpont Morgan, the hearings have ended with no word from Mr. Morgan. Some of the minority members of the committee are still critical of the action of the Democrats in allowing Mr. Morgan to go to Europe without being subpoenaed.

Mr. Cole told the committee to-day that the United States Steel Corporation has facilities for turning out 50 per cent more finished steel than it had when organized in 1901. He said:

The remarkable rise in the production of steel in a period of a little more than ten years has been forced on the steel corporation by the demands of the public. The public demand has forced the corporation to spend millions and millions of dollars in improvements and materials in order to fill the orders for steel. The public demand has forced the steel corporation to be in competition with its ore bodies, its transportation facilities, its blast furnaces and finishing mills to turn out enormous quantities of steel, and to turn it out when it is needed.

Mr. Cole predicted a rosy future for the steel business in this country, and prophesied that in the great West, particularly in Utah and in California, immense ore beds would be utilized soon and steel mills erected to supply the Western demand. He also saw the day coming when coke would not be necessary in the manufacture of steel, electricity to be utilized in its place.

Praises Steel Corporation.

Mr. Cole declared he did not believe the United States Steel Corporation was a monopoly, but he believed it served to check destructive competition and to steady the steel trade of the country. He added:

I never wish to see again the days, before the organization of the Steel Corporation, when there was such steel competition that we had to sell ores from Lake Superior almost at cost; when our miners were getting \$10 a day, when they were getting \$20 a day, when they were getting \$30 a day, when they were getting \$40 a day, when they were getting \$50 a day, when they were getting \$60 a day, when they were getting \$70 a day, when they were getting \$80 a day, when they were getting \$90 a day, when they were getting \$100 a day, when they were getting \$110 a day, when they were getting \$120 a day, when they were getting \$130 a day, when they were getting \$140 a day, when they were getting \$150 a day, when they were getting \$160 a day, when they were getting \$170 a day, when they were getting \$180 a day, when they were getting \$190 a day, when they were getting \$200 a day, when they were getting \$210 a day, when they were getting \$220 a day, when they were getting 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day, when they were getting \$2,640 a day, when they were getting \$2,650 a day, when they were getting \$2,660 a day, when they were getting \$2,670 a day, when they were getting \$2,680 a day, when they were getting \$2,690 a day, when they were getting \$2,700 a day, when they were getting \$2,710 a day, when they were getting \$2,720 a day, when they were getting \$2,730 a day, when they were getting \$2,740 a day, when they were getting \$2,750 a day, when they were getting \$2,760 a day, when they were getting \$2,770 a day, when they were getting \$2,780 a day, when they were getting \$2,790 a day, when they were getting \$2,800 a day, when they were getting \$2,810 a day, when they were getting \$2,820 a day, when they were getting \$2,830 a day, when they were getting \$2,840 a day, when they were getting \$2,850 a day, when they were getting \$2,860 a day, when they were getting \$2,870 a day, when they were getting \$2,880 a day, when they were getting \$2,890 a day, when they were getting \$2,900 a day, when they were getting \$2,910 a day, when they were getting \$2,920 a day, when they were getting \$2,930 a day, when they were getting \$2,940 a day, when they were getting \$2,950 a day, when they were getting \$2,960 a day, when they were getting \$2,970 a day, when they were getting \$2,980 a day, when they were getting \$2,990 a day, when they were getting \$3,000 a day, when they were getting \$3,010 a day, when they were getting \$3,020 a day, when they were getting \$3,030 a day, when they were getting \$3,040 a day, when they were getting \$3,050 a day, when they were getting \$3,060 a day, when they were getting \$3,070 a day, when they were getting \$3,080 a day, when they were getting \$3,090 a